United States District Court

WESTERN DISTRICT OF MICHIGAN

| JNITED STATES OF AMERICA | | | ORDER OF DETENTION PENDING TRIAL |
|---|---|--|--|
| Tarlochan Singh Guron | | | Case Number: 1:08 Cr 119 |
| | In a | | , a detention hearing has been held. I conclude that the following |
| | (1) | Part I – Finding The defendant is charged with an offense described in offense in state or local offense that would have been jurisdiction had existed – that is a crime of violence as defined in 18 U.S.C. § 3156() an offense for which the maximum sentence is life in an offense for which a maximum term of imprisonments. | 18 U.S.C. § 3142(f)(1) and has been convicted of a federal a federal federal a federal effects for federal a)(4). |
| | . , | in 18 U.S.C. § 3142(f)(1)(A)-(C), or comparable sta The offense described in finding (1) was committed while or local offense. A period of not more than five years has elapsed since imprisonment for the offense described in finding (1). Findings Nos. (1),(2) and (3) establish a rebuttable pres | d been convicted of two or more prior federal offenses described te or local offenses. e the defendant was on release pending trial for a federal, state the date of conviction release of the defendant from umption that no condition or combination of conditions will d the community. I further find that the defendant has not |
| \boxtimes | | ☐ under 18 U.S.C. § 924(c). | as committed an offense rears or more is prescribed in the Controlled Substances Act shed by finding (1) that no condition or combination of conditions |
| X | | Alternate Fir There is a serious risk that the defendant will not appea There is a serious risk that the defendant will endanger | r. |
| | | Part II – Written Statement o | of Reasons for Detention |
| | I fin | d that the credible testimony and information submitted a | at the hearing establish by a preponderance of the evidence that |
| Uni Def was fina Def the | ted S enda drivi inced enda coca | tates. His only connection with this country is that he drivent and 5 other men were arrested on April 29, 2008, with ang one of the trucks in which the cocaine was being transparent as the cocaine has a wholesale value exceeding \$1 milling not reported to officers after arrest that the men in the care | dia, but is a legal resident alien of Canada. He has no ties to the ves a long-distance route between Canada and points in the U.S. 64 kilograms of cocaine, apparently destined for Canada. Defendant sported. This cocaine operation appears well organized and well ion. Four codefendants were following the trucks in a "chase car." were "drug dealers" and had coerced and threatened him to transport flee, defendant's ties to India, and his lack of ties to this country, the |
| appeal. he Uni | ions f The ted S | acility separate, to the extent practicable, from persons a defendant shall be afforded a reasonable opportunity for | seneral or his designated representative for confinement in a waiting or serving sentences or being held in custody pending reprivate consultation with defense counsel. On order of a court of e person in charge of the corrections facility shall deliver the |
| | | | seph G. Scoville |
| Date | | Signa | ture of Judge |
| | | Joseph | h G. Scoville. United States Magistrate Judge |

Name and Title of Judge